## Case 5:10-cv-03027-EJD Document 10 Filed 09/10/10 Page 1 of 2 1 WENDY M. GARBERS (CA SBN 213208) WGarbers@mofo.com BORIS YANKILOVICH (CA SBN 257887) 2 BYankilovich@mofo.com 3 MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 4 Telephone: 415.268.7000 Facsimile: 415.268.7522 5 IT IS SO ORDER 6 Attorneys for Defendant U.S. BANK NATIONAL ASSOCIATION (erroneously named 7 as U.S. Bancorp, N.A.) and RICHARD K. DAVIS Judge James 8 UNITED STATES DISTRICT COURT 9 10 NORTHERN DISTRICT OF CALIFORNIA 9/10/2010 11 SAN JOSE DIVISION 12 ZHIQIANG CAO, an individual, Case No. CV 10-03027 JW 13 ANTHONY AND RACHEL SANDERS. **Class Action** individuals, BIBAK PRASAD, an individual, 14 BALTEJ S. CHAHAL, an individual, ELZA WALTERS, JR., an individual, on behalf of STIPULATION FOR EXTENSION 15 themselves and others similarly situated, OF TIME TO RESPOND TO INITIAL COMPLAINT 16 Plaintiffs, 17 v. Judge: Hon. James Ware 18 U.S. BANCORP, N.A. a National Corporation, RICHARD K. DAVIS, an individual, and DOES Complaint Filed: July 9, 2010 19 1-10, 20 Defendants. 21 22 23 24 25 26 27 28

STIPULATION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT CV 10-03027 JW sf-2893471

## Case 5:10-cv-03027-EJD Document 10 Filed 09/10/10 Page 2 of 2

1	Pursuant to Northern District Local Rule 6-1(a), it is hereby stipulated by and between			
2	plaintiffs Zhiqiang Cao, Anthony and Rachel Sanders, Bibak Prasad, Baltej S. Chahal, Elza			
3	Walters, Jr. and defendants U.S. Bank National Association and Richard K. Davis, through their			
4	respective attorneys, that the defendants shall have until and including September 24, 2010 to			
5	answer or otherwise respond to plaintiffs' complaint. The parties have previously stipulated that			
6	the defendants would have until September 10, 2010 to respond to the complaint. (Dkt. 4.) This			
7	current stipulated extension does not alter the date of any event or deadline already fixed by Court			
8	order.			
9	Dated: September 9, 2010		WENDY M. GARBERS BORIS YANKILOVICH MORRISON & FOERSTER LLP	
10				
11				
12		By:	/s/ Wendy M. Garbers WENDY M. GARBERS	
13			Attorneys for Defendants	
14			U.S. BANCORP, N.A. and RICHARD K. DAVIS	
15			JESSICA E. RAUFF	
16	Dated: September 9, 2010		LAW OFFICE OF JESSICA E. RAUFF	
17				
18		By:	/s/ Jessica E. Rauff	
19			JESSICA E. RAUFF	
20			Attorneys for Plaintiffs ZHIQIANG CAO, ANTHONY AND	
21			RACHEL SANDERS, BIBAK PRASAD, BALTEJ S. CHAHAL, and,	
22			ELZA WALTERS, JR., et al.	
	ECF CERTIFICATION			
23	Pursuant to General Order No. 45, § X.B., the filing attorney attests that she has obtained			
24	concurrence regarding the filing of this document from the signatories to the document.			
25	Dated: September 9, 2010	By:	/s/ Wendy M. Garbers	
26	,	<u> </u>	Wendy M. Garbers Attorneys for Defendants	
27			- 200 201 2010 induited	
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